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BLACK AND GREEN TEAS

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Look through our LARGE and SPACIOUS store containing the LARGEST and BEST Stock of

GROCERIES, GRAIN, PROVISIONS,

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In Western Pennsylvania, which will be sold cheaper than by any house in Titusville.

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GOLDEN BITTERS,

Twenty per cent. lower than any other house in

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We have just added to our extensive Grocery Room

A LIQUOR DEPARTMENT

For the accommodation of our customers, where they can

SEEK OUT GETTING A GOOD ARTICLE,

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TWENTY PER CENT.

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New Presses.

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Nearly every style, issued by the New York and Philadelphia Foundries, with the latest approved

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Business Cards, Bill Heads, Circulars, Bank Checks, Letter Headings, Oil Whippers, Orders and Shipping Bills, Receipts, Oil Lenses, And Blanks, OF EVERY DESCRIPTION.

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In a manner to suit the most fastidious taste.

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Either in Fancy Note, or Cards, of any Description, in Gold and Silver, Bronze, or in a Variety of Colors.

MERCHANTS' SHOW CARDS,

Get up in style and not to be surpassed. Parties at a distance from Titusville in want of

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Can send their orders by mail and receive prompt and satisfactory returns. Our terms are strictly Cash.

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Several Leases, and Interests in Fee

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A LARGE AND COMMODIOUS HOUSE,

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Large Barn and Three Lots,

200x300 feet, on Franklin Street. This property is well located and will be sold on reasonable terms or exchanged for Good Real Estate in Western cities.

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GEO. B. REED & CO.,

MIDNIGHT DISPATCHES.

BY THE WESTERN UNION LINE.

VERY LATEST NEWS.

THE VIRGINIA SENATE ENDORSES PRESIDENT JOHNSON'S POLICY.

MALTEATMENT OF PENNSYLVANIA IN SOUTH CAROLINA.

AFFAIRS OF THE COLUMBIAN MARINE INSURANCE COMPANY.

A CIRCULAR FROM SECRETARY McCULLOUGH.

New York, Feb. 5.

The stock market opened extremely dull. The entire transactions at the regular board this morning amounted to only about 12,000 shares. The market was a dead weight upon the market. Wall Street is just now commencing to anticipate the effects of Mr. McCulloch's measures, and although that course may break the force of the ultimate effects, yet it must produce hereafter a weak and steady declining market and a general stagnation of business.

The bank statement exhibits a continued depression from the ease lately prevalent. The loans are still increasing, simultaneously with a decrease in deposits and legal tenders. The deposits show a reduction of over \$1,000,000 and legal tenders of \$1,500,000.

Money is dull. There is comparatively little inquiry for paper and buyers are unusually reticent to take any except the most unquestionable issues. This disposition, if continued, will eventually limit the amount of credit during the spring business and does not deserve the prompt consideration of merchants.

Foreign exchange is quiet. The rates for Wednesday open low. Prime London's sixty day exchange is quoted at 105. Commercial sterling still in excess of demand and the prices are weak as last week.

Gold continues very active and scarce, the rate on loans being 1-1/2 to 1-3/4 per cent.

The Virginia Senate has adopted a resolution cordially approving of President Johnson's policy of reconstruction, and they do not desire to renew what has been so conclusively ended, nor to permit any one subject to their control to violate any of their obligations to the United States Government.

The Charleston Courier reports the maltreatment of a party of Pennsylvanians, who visited Johns Island, January 29th, for the purpose of buying lands, by a party of negroes. They were taken into custody and threatened with death, until finally released.

At a meeting of the stockholders of the Columbian Marine Insurance Company to day, it was stated that \$3,000 policies had been cancelled since Saturday, the notes of policy holders being returned on their payment of a pro rata premium for the time the risk had run. Resolutions were adopted calling on the President and directors to resign, and a committee appointed to investigate the affairs of the company.

WASHINGTON, Feb. 5.

The Secretary of the Treasury has issued the following circular:

THREASURY DEPARTMENT, Washington, Feb. 2, 1893.

On September 14, 1892, an order was issued by this Department under power conferred by section 40 of the Internal Revenue act of June 30, 1892, directing that articles manufactured in the States lately in insurrection prior to the establishment of collecting districts, therein, but retained in possession of the manufacturer until after such establishment, and thus made liable to the current rates of taxation, should be held free from present assessment until transported beyond the limits of the above mentioned States, and should then be subjected only to the tax due at the time of their manufacture. The reasons for this exemption were stated briefly at that time of its allowance. It was induced by the fact that manufacturers had in ignorance of the law retained large quantities of their products in their own hands and by the supposed additional loss the property so retained had greatly deteriorated in value.

Abundant opportunity having been given for the disposal of these manufacturers, there is no good reason for continuing a privilege inconsistent with the general provisions of the law relative to the interests of Northern manufacturers and susceptible, as shown, of very great abuse. It is therefore hereby ordered that on and after March 1st, 1893, all Southern manufacturers in possession of the manufacturers shall be held subject to the present rates of duty, no exemption being made in any case on account of date of manufacture.

(Signed) H. McCULLOUGH, Secretary of the Treasury.

XXXIXth Congress - First Session

SENATE - Feb. 5.

By a clerical error in the report of a recent day's proceedings, the bill introduced by Mr. Anthony, to regulate suffrage in the District of Columbia, is made to confer the right of suffrage only upon white persons. It confers it upon all male persons resident in the District one year prior to the election, and upon all who were entitled to vote at the election of 1892. It makes no distinction on account of color.

Mr. Hanson, of Minnesota, presented a memorial from the citizens of Minnesota asking for the establishment of a Bureau of Education at Washington to have charge of the educational interests of the country, and to establish common schools in every part of the Union.

Mr. Clark, of New Hampshire, from the Committee on Claims, reported upon several petitions for compensation for losses incurred by paying soldiers in Virginia and elsewhere.

Mr. Rice called up a bill for the relief of Paymaster Johnstone of the Pacific Squadron, to indemnify him for the loss of government funds stolen from his safe.

In the discussion of the above measure, Mr. Wilson, who opposed it, stated that the government had not lost less than a quarter of a million through the negligence of paymasters since the commencement of the war. He thought it but to hold every one of them to a strict account and not act as had precedent at this time, when there were so many settlements with paymasters being made.

Pending the decision on the above, Mr. Fessenden said: I gave notice that on Monday I would ask the Senate to proceed to the consideration of the joint resolution for an amendment to the Constitution, reported by the Committee on Reconstruction, and as I understand that the Senator from Massachusetts is prepared to speak on the measure, and other gentlemen understand him to do so to-day, I shall make a motion that all further consideration of this bill be postponed until Tuesday, and that we proceed to the consideration of the joint resolution.

Mr. Stewart, of Nevada, spoke of the necessity of taking action on the bill for the admission of Colorado.

Several Senators replied that the admission of Colorado had been taken up at any time.

The joint resolution was then read, proposing the following amendment:

Representatives shall be apportioned among

the several States which may be included within this Union according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed; provided, whenever the right franchise shall be granted or withheld in any State on account of race or color, all persons therein of such race or color shall be excluded from the basis of representation.

Mr. Sumner took the floor and after a few introductory remarks called for the reading of the following proposition offered by him as a substitute for the above joint resolution:

Whereas, It is provided that the Constitution of the United States shall guarantee to every State in the Union a republican form of government; and

Whereas, By reason of the failure of certain States to maintain governments which Congress can recognize, it has become the duty of the United States, standing in place of guarantees where the principal has made a lapse, to secure to such States according to the requirement of the guaranty, a government republican in form; and

Whereas, further, it is provided in a recent constitutional amendment that Congress may enforce the prohibition of slavery by appropriate legislation, and it is important to this end that all rights of slavery should be removed, including all distinction of rights on account of color; now, therefore, to carry out the guaranty of a republican form of government and to enforce the prohibition of slavery, be it

Enacted, by the Senate and House of Representatives, that, in all States and Territory declared to be in rebellion, there shall be no slavery, no involuntary servitude, with the exception of such as may be imposed by law, whether in the court room or in the ballot box, and this statute made in pursuance of the Constitution shall be the supreme law of the land, anything in the Constitution or laws of any such State to the contrary notwithstanding.

Mr. Sumner gave chief of his objections to the proposed Constitutional amendment, which he characterized as nothing else than another compromise of human rights, as if the country had not already paid enough in costly compromise in the past. It was wrong to admit in the Constitution the idea that man could hold property in man, and so-called the kindred idea of equality in race, and thus, openly set at naught the first principles of the Declaration of Independence and the guarantee of a republican form of government. There are four millions of citizens now robbed of all share in the government of their country, when at the same time they are taxed directly or indirectly for the support of the Government, and this tyranny of taxation without representation is proposed to be legalized as not inconsistent with Constitutional rights and the guarantee of a republican government. Speaking of the slave States, he said that the time had come at last when the consciences of human rights should be aroused, and that there should be no thought of a three hand compromise, which, after depriving the Constitution, renovated a monstrous power, and lastly, showing an example from the times of Pontius Pilate, and turn out a whole race to suffer.

Mr. Sumner then proceeded to his argument on the powers of Congress to grant equal rights for all, and began by expressing a heartfelt aspiration that the day might soon come when the States lately in rebellion could be received into the copartnership of political power, and into the fellowship of the Union. He knew full well that it was vain to expect this day, which was so much looked for, until we had obtained that equality for the future, which was found only in the equal rights of all, whether in the court room or at the ballot box. The powers of Congress on this subject were as ample as they were beneficent. Four hundred special laws, they have all been repealed, and the only current tendency to a conclusion, that the necessity of the case, by which, according to the analogy of the territories having no government, they have under the authority of Congress, personally, the rights of war which do not expire or lose their grasp except with the establishment of all useful guarantees; finally, the Constitutional injunction to guarantee a republican form of government, and finally, the Constitutional amendment, by which Congress, in words of peculiar energy, is empowered to enforce the abolition of slavery by appropriate legislation. All these powers lead to the jurisdiction of Congress over this whole subject.

Emancipation - Long Life.

From the Philadelphia Ledger.

At a time when provisions of all kinds are so dear and scarce by many to but a very limited extent, it must be consoling to learn, on the authority of an eminent English physician and physiologist, that occasional abstinence from food is likely to be more beneficial than otherwise. Dr. Franklin recommended fasting one day in the week. A workman would be slow to follow this advice, unless the day of fast was also a day of rest. Dr. Hays, the writer, points out the fact that, although the Irish people suffer more from the severity of provisions than those of England, and have been subject to famine almost unknown to the latter, yet they average longevity in Ireland is greater than in England. This is not borne out by the record, however, in the expectation that persons the most remarkable for their longevity were invariably to be found among the poorer classes of people. These facts, however, indeed, the larger number, but not a few from the purely and noble houses, and dignitaries of the Church in different countries of Europe might be named who reached a very advanced age. It will suffice for our present purpose to mention three illustrious examples, among many others on the famous list. George the Third of England, Talleyrand and Palmerston, who were gathered to their fathers at the ages respectively of 88, 84 and 80 years. Lord Brougham still lives and is 82. George the First, with whose reign the reign of modern times began, died at the age of 82. On the other hand, the weary and the destitute furnish more cases of sickness and a higher rate of mortality.

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ORDERS FOR COAL OF ALL QUALITIES

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A. B. WILLIAMS.

OFFICE SECOND FLOOR WAITES BLOCK.

Adjoining Board of Trade.

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